

Exhibit 1



Notice of Service of Process

null / ALL
Transmittal Number: 22218878
Date Processed: 10/28/2020

Primary Contact: Rosemarie Williams
General Motors LLC
Mail Code 482-C23-SOP 300 Renaissance CTR
300 Renaissance Center
Detroit, MI 48265-0001

Entity: General Motors LLC
Entity ID Number 3113523

Entity Served: General Motors LLC

Title of Action: Ridgeway, Larry vs. General Motors LLC

Matter Name/ID: Ridgeway, Larry vs. General Motors LLC (10614743)

Document(s) Type: Summons/Complaint

Nature of Action: Personal Injury

Court/Agency: Natrona County District Court, WY

Case/Reference No: 108940

Jurisdiction Served: Wyoming

Date Served on CSC: 10/27/2020

Answer or Appearance Due: 20 Days

Originally Served On: CSC

How Served: Personal Service

Sender Information: Ragain & Clark PC (Worland, WY)
307-388-6400

Client Requested Information: Year: 2005
Make: Pontiac
Model: Montana
VIN:

Notes: Ragain & Clark PC PO Box 667 Worland, WY 82401
CSC Location document was served: Corporation Service Company 1821 Logan Ave Cheyenne, WY 82001
The document matches the original as it was received. This is the best possible image.

Information contained on this transmittal form is for record keeping, notification and forwarding the attached document(s). It does not constitute a legal opinion. The recipient is responsible for interpreting the documents and taking appropriate action.

To avoid potential delay, please do not send your response to CSC

251 Little Falls Drive, Wilmington, Delaware 19808-1674 (888) 690-2882 | sop@cscglobal.com

STATE OF WYOMING)
) ss.
COUNTY OF NATRONA)

IN THE DISTRICT COURT
SEVENTH JUDICIAL DISTRICT

LARRY RIDGEWAY,

 Plaintiff,

 v.

GENERAL MOTORS, LLC,

 Defendant.

CASE NO. 108940

SUMMONS

To the above-named Defendant:

General Motors, LLC
c/o Corporation Service Company
1821 Logan Ave.
Cheyenne, WY 82001

YOU ARE HEREBY SUMMONED and required to file with the Clerk and serve upon the Plaintiff's attorney an answer to the Complaint which is herewith served upon you, within 20 days after service of this Summons upon you, exclusive of the day of service. (If service upon you is made outside of the State of Wyoming, you are required to file and serve your answer to the Complaint within 30 days after service of this Summons upon you, exclusive of the day of service). If you fail to do so, judgment by default will be taken against you for the relief demanded in the Complaint.

DATED this 24 day of October, 2020.

Clerk of District Court

ANNE VOLIN

By: 

Deputy Clerk

RAGAIN & CLARK, PC

By:



David M. Clark, 6-4133

RAGAIN & CLARK, P.C.

P.O. Box 667

Worland, WY 82401

P: 307-388-6400

F: 307-333-0325

E: dave@mtwylaw.com

Attorney for Plaintiff

STATE OF WYOMING)
) ss:
COUNTY OF NATRONA)

IN THE DISTRICT COURT
SEVENTH JUDICIAL DISTRICT

LARRY RIDGEWAY,

Plaintiff,

v.

GENERAL MOTORS, LLC,

Defendant.

CASE NO.

108940

FILED
OCT 21 2020

Anne Volin, Clerk of District Court

CONNIE ROLLING

By:

Deputy

COMPLAINT AND DEMAND FOR JURY TRIAL

PARTIES

1. Plaintiff Larry Ridgeway ("Ridgeway") is at all material times herein a resident of Evansville, Natrona County, Wyoming.
2. Defendant General Motors ("GM") is, upon information and belief, a Michigan corporate entity with its principal place of business in Detroit, Michigan.
3. Venue is proper in the district court of Natrona County, Wyoming.
4. This is a matter seeking damages in an amount exceeding \$50,000. Accordingly, this Court has jurisdiction.

FACTUAL BACKGROUND

5. On October 1, 2020, Ridgeway was the seat-belted driver of a 2005 Pontiac Montana Minivan ("Minivan"). Ridgeway was driving the Minivan on I-25 near Wheatland, Wyoming.
6. Ridgeway lost control of the Minivan for reasons presently unknown, and the Minivan overturned. During the crash sequence, the roof of the Minivan intruded

into the passenger compartment of the vehicle, causing serious and severe injuries to Ridgeway.

COUNT I – STRICT LIABILITY

7. Ridgeway incorporates all paragraphs above.
8. GM designed, and/or manufactured, and/or sold the subject Minivan and placed it into the stream of commerce.
9. The Minivan was sold in a defective condition which made it unreasonably dangerous to persons such as Ridgeway, who could reasonably have been expected to be injured by the product.
10. The Minivan was intended to and did reach Ridgeway without substantial change in the condition in which it was sold.
11. As a direct and proximate result of the defective and dangerous condition of the Minivan, Ridgeway suffered serious and severe injuries.

WHEREFORE, Plaintiff prays this Court enter judgment in his favor and against Defendant for damages in an amount exceeding \$50,000, with the amount of damages to be proven at trial, and for costs of this action.

JURY DEMAND

Plaintiff demands a trial by a jury of 6 persons, on all of the issues in the above-captioned action, and respectfully requests that this case be placed upon a jury docket at the appropriate time. The required jury fee is submitted herewith.

DATED this 19th day of October, 2020.

RAGAIN & CLARK, PC

By:



David M. Clark, 6-4133
RAGAIN & CLARK, P.C.
P.O. Box 667
Worland, WY 82401
P: 307-388-6400
F: 307-333-0325
E: dave@mtwylaw.com
Attorney for Plaintiff